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14 **UNITED STATES DISTRICT COURT**
15 **CENTRAL DISTRICT OF CALIFORNIA**

16 THERMOLIFE INTERNATIONAL, LLC,

17 Case No. **CV12-09229 GAF (FFMx)**

18 Plaintiff,

19 vs.

20 BETTER BODY SPORTS, LLC;
21 BIO-ENGINEERED SUPPLEMENTS
22 AND NUTRITION, INC.;
23 ALLMAX NUTRITION INC.;
24 BRONSON LABORATORIES, INC.;
25 ENGINEERED SPORTS
TECHNOLOGY, LLC;
HI-TECH PHARMACEUTICALS, INC.;
INFINITE LABS, LLC;
LECHEEK, LLC;
MAXIMUM HUMAN PERFORMANCE,
LLC;
MUSCLE WARFARE, INC.;
NUTREX RESEARCH, INC.;
PHARMAFREAK HOLDINGS INC.;
PURUS LABS, INC.;
REACTION NUTRITION, LLC;
REDEFINE NUTRITION LLC;
SNI, LLC;
TIGER FITNESS INC.;
LONE STAR DISTRIBUTION; and
ALL STAR HEALTH,

26 **CORPORATE DISCLOSURE
STATEMENT BY PLAINTIFF
THERMOLIFE INTERNATIONAL,
LLC PURSUANT TO FED. R. CIV. P.
7.1**

27 Defendants

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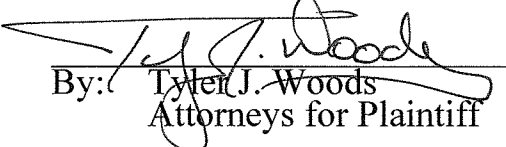
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1 Pursuant to Fed. R. Civ. P. 7.1, Plaintiff THERMOLIFE INTERNATIONAL,
2 LLC ("Thermolife") hereby files this corporate disclosure statement, and discloses the
3 following:

4 Thermolife is a limited liability company organized and existing under the laws
5 of Arizona. Thermolife is not a publicly-owned company. Thermolife does not have a
6 parent company and no publicly-owned company owns 10% or more of Thermolife's
7 stock.

8 Respectfully submitted,
9 **NEWPORT TRIAL GROUP**
A Professional Corporation

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11 Dated: October 26, 2012

12 By: 
13 Tyler J. Woods
14 Attorneys for Plaintiff

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